28

1 2 3 4 5 6 7 8 9 10	FAGEN FRIEDMAN & FULFROST, LLP Lenore Silverman, SBN 146112 lsilverman@fagenfriedman.com David Mishook, SBN 273555 dmishook@fagenfriedman.com 70 Washington Street, Suite 205 Oakland, California 94607 Phone: 510-550-8200 Fax: 510-550-8211 Attorneys for OAKLAND UNIFIED SCHOOL DISTRICT and GARY YEE Sheila L. Brogna, J.D. Patricia Siehl, J.D. SF CHILDRENS LAW 440 Hoffman Avenue San Francisco, CA 94014 415-317-2508 FAX: 415-751-7093 sheilabrogna@sbcglobal.net Attorneys for Petitioner, Roslyn Rucker	IT IS SO ORDERED IT IS SO ORDERED Judge Kandis Westmore DISTRICT OF CHILD	
12	and R.R., a minor		
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION		
15			
16	R.R., by and through his parent ROSLYN RUCKER,	CASE NO. 4:13-cv-5069 (KAW)	
17	Plaintiffs,	STIPULATED REQUEST FOR ORDER CHANGING TIME (Civ. L.R. 6-2)	
18 19	VS.	Filed Concurrently with Declaration of David R. Mishook	
20	OAKLAND UNIFIED SCHOOL DISTRICT; and GARY YEE, Individually and in his	The Hon. Kandis A. Westmore	
21	Capacity as Superintendent of the Oakland Unified School District,	Trial Date: None Set	
22	Defendants.		
23			
24	1. On December 12, 2013, Plaintiffs Filed their Motion/Request for Preliminary		
25	Injunction to Enforce "Stay-Put" Provisions with this Court ("Stay-Put Motion"), DKT#26;		
26	2. Plaintiffs noticed their Stay-Put Motion to be heard on January 16, 2014,		
	concurrently with Defendants' Rule 12 Motion to Dismiss;		
27	concurrently with Defendants' Rule 12 Motion to	o Dismiss;	

3. Pursuant to Civil Local Rule 7-3, the time for the filing of Defendants' Opposition

1	to the Stay-Put Motion was December 26, 2013 and the time for the filing of Plaintiffs' Reply is			
2	2 January 2, 2014;	January 2, 2014;		
3	4. On December 31, 2013, Defendants' couns	4. On December 31, 2013, Defendants' counsel learned that he had mis-calendared		
4	the date for the filing of Defendants' Opposition with this Court for January 2, 2014;			
5	5. Upon learning of this mistake, Defendants' counsel contacted counsel for Plaintiffs			
6	to seek a stipulated request for an order changing time pursuant to Civil Local Rule 6-2;			
7	6. Plaintiffs' counsel graciously agreed with Defendants' request for a stipulation;			
8	7. Neither party believes Plaintiffs to be prejudiced by this request for an order			
9	changing time;			
10	8. The parties desire to have their respective motions considered by this Court on			
11	January 16, 2014, as previously calendared;			
12	9. The parties, further, believe that any order changing time will still allow the Court			
13	sufficient opportunity to consider the Plaintiffs' moving papers, Defendants' opposition and			
14	Plaintiffs' reply.			
15	NOW, THEREFORE, THE PARTIES HEREBY STIPULATE AND REQUEST AN			
16	ORDER OF THE COURT THAT:			
17	17 1. The time for filing of the Defendants' Opp	1. The time for filing of the Defendants' Opposition to Plaintiffs' Stay-Put Motion		
18	will be December 31, 2013; and	will be December 31, 2013; and		
19	2. The time for the filing of Plaintiffs' Reply	2. The time for the filing of Plaintiffs' Reply in support of the Stay-Put Motion will be		
20	20 January 6, 2014.	January 6, 2014.		
21	21 DATED: December 31, 2013 FAGEN FRIED	OMAN & FULFROST, LLP		
22		David Mishook		
23	David Mishook Attorneys for C	: OAKLAND UNIFIED SCHOOL		
24				
25	25 DATED: December 31, 2013 SF CHILDREN	V'S LAW		
26	26 By: /s/	Sheila Brogna		
27	27 Sheila Brogna	R. and Roslyn Rucker		
28	28 00319-00181/540032.1	and Rostyn Rucket		